

UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA
RENO, NEVADA

UNITED STATES OF AMERICA,

Plaintiff,

03:10-CR-109-ECR-WGC

vs.

MINUTES OF COURT

JOSE ROJAS-GUZMAN,

Date: December 16, 2011

Defendant.

/

PRESENT: EDWARD C. REED, JR., SENIOR U.S. District Judge

Courtroom Deputy: Colleen Larsen; Court Reporter: Kathy French, A.M.;
Court Reporter Margaret Griener, P.M.

Counsel for Plaintiff: James E. Keller; Carla Higginbotham

Counsel for Defendant: Glynn Cartledge

Interpreter: Karmele Landaribar

MINUTES OF HEARING MOTIONS IN LIMINE (#94), and MOTION TO DISMISS (#95):

At 11:05 A. M. Court convenes; defendant is present; interpreter is sworn.

Counsel for defendant addresses defendant's motion to dismiss (#95); response by Government counsel; further arguments by respective counsel.

IT IS ORDERED that the motion (#95), based on the speedy trial act, is DENIED.

Counsel for defendant addresses defendant's motion in limine (#94); response by Government counsel; further arguments by respective counsel.

At 1:00 P. M. Court recesses; defendant is remanded to custody.

At 2:20 P. M. Court reconvenes; defendant is present. Government counsel, Carla Higginbotham, and Court Reporter, Margaret Griener, are also present.

03:10-CR-109-ECR

December 16, 2011

Page Two

The Court makes its findings for the record.

IT IS ORDERED that the motion in limine (#94), as to the 2004 conviction, as to the written judgment, will not be admitted.

IT IS FURTHER ORDERED that the underlying facts relating to the 2004 conviction, which might be reported by a witness agent, that the defendant was found in possession of substantial amounts of methamphetamine, will be admissible, subject to proper foundation being laid.

IT IS FURTHER ORDERED that the travel to Reno, will be admissible.

IT IS FURTHER ORDERED that the rental of a car, will not be admissible.

At 2:35 P. M. Court adjourns; defendant is remanded to custody.

LANCE S. WILSON, CLERK

By _____ /s/
Deputy